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## THE UNITED STATES DISTRICT COURT FOR THE CENTRAL DIVISION OF MASSACHUSETTS

Alfred Lane-Bey

Civil Action NO.

monish-Plaintiff

Υ,

ALFRED DARIVELL LAIVE T98017 (Comparate Entity)

Moura T. Healey, Governor

Shown P Jankins, Chief of Staff

Dean Gray, Superintendent

Tocci Thomas m., C.O III

Defendant(s)

The Count's shall Take Judicial Notice
We hold these truth's to be self evident, that man is made
In the image and after the likeness of the Great God Allah,
Their Creator, that no man can be Black, vegro, Nor alored,
Etc. and be attach to the human family (Noble Drew Ali)

I Junisdiction \* Venue

1.) This civil Action authorized by 42 usc 1983 to redress the deprivation, under color of Law, or Rights secured by the constitution of the united states. The District court has Jurisdiction under 28 usc 1331-1332(A) (2) and 1362. This macrish American, In Propria Persona, Sui Juris (not Prose nor colorable) Plaintiff also seek declaratory relief, authorized by 28 usc 2283 and 2284, also rule 65 of federal rules of civil procedure.

2.) The central Division of massachusetts is the appropriate venue under 28 usc 1391(b)(2)

Thourish American Plaintiff
3.) Comes now, by special visitation, Alfred Lane-Bey a Indigenous mour/mounish American, In Propria Persona, Sui Juris (not Prose nor Colorable), at all time mention, This mounish American plaintiff is being held as a hostage under unconstitutional Judgements

III. Defendants
4.) Defendant, ALFRED DARNELL LAWE T98017 (various derivative) is a fictitous entity who's label Black (Three Fifth's of a Penson), that's created to obtain Junisdiction over this moon/moonish American Plaintiff.

5.) Defendant, maura T. Healey, 15 the Governor of the State of massachusetts, who allowed the state that he she is governing to convert plaintiffs private property to public use without consent nor compensation.

6.) Defendant, Tacci Thomas M., is a C.O. at soura-Baranowski correctional center and he/she denied plaintiffs relief based on time limit.

7.) Defendant, Dean Gray, is the superintendent at source-Baranowski, he not only denied this mourish Plaintiff relief but he is legally responsible for the day

to day operation of the prison and for the welfare of hostages held in this prison.

8.) Defendant, Shawn P. Jenkins, is the chief of staff for the department of corrections. Shawn P. Jenkins are allowing fraudulent records to be use that do not identify moonish plaintiff Proper Person Status

9.) Each defendant is sued individually and in his Official Capacity, except ALFRED DARIVELL LAWE T98017, it is sued as a comporate entity, at all times mentioned in this complaint each officer/defendant acted under color of state Law.

IV. Status of moorish American's

10.) The present union states municipal and civil laws and code's of the land are an incorporated unit of self government established by the political powers of the General Assembly of each state of union, and initiated at Philadephia, Pennsylvania, Worth America in the year of 1854, It govern only the Right's and conduct of white People (Europewis), christian's and Jew's, of the 1863 union state's Right's Republic, under the magna charta, The Knisht's of columbus, cade, and the ku klux klan outh. Forever said denies citizenship in the united states Republic (u.s.A) to the descendant's of the moorish wation in the western hemiphene, erroneously referred to and branded and misnomered as, loegro, Black, colored and African American, Etc., Etc..

II.) Egypt, The capital Empire of the Dominion of Amexem (Africa). The Inhabitant's of Amexem (Africa) are the descendant's of the Ancient Canaanite's from the land of Canaan, The moabites from the land of moab who received premission from the pharach of Egypt to settle and Inhabit north-west and south-west Africa, they were the founder's and are the true possessor's of the present moroccan Empire with there Canaanites, Hittites and Amorites brethern who so sourced from the land of canaan seeking new homes.

Their dominion and inhabitation extended from worth, south, and central America and also mexico and the Atlantis

Island's, before the Great Earthquake, which caused the

V. Indigenous status of moonsh American
12.) The Al-moroccan (American) continent's are the land of the moons; being worth, south, central America, including the adjoining Island's (Americana America).
True moonish American have acknowledge Claim, and possess, by said inheritance and primogeniture, the free-hold status thereto; all unalienable and substantive Rights, to be, to enjuy, and act distinct in our aboriginal custom's and culture; and determine our own political, social and economic status of state turning our heart's and minds back to our ancient mother's and father's moons/muns by divine and natural Law, being moonish American, we have and possess the international recognized Rights

to determine our own. The supreme count of the united States (In land mank case) of Dredscott V. sandford (8 us (19 Howard) 393 (1857) held that Degro wether held to Slavery or free were not included and were not intended to be included in the category of citizens (subjects) of the union states Bepublic (u.s.A). Resultantly, the true indigenous nobles of the Al-moroccan Empire (fire moors) bearers of the names/Titles; Ali, El, Bey, Dey and Al aire excluded from the union states Bepublic (u.s.A). Unisdiction. The True nobles of the Al-moroccan Empire are sovereigns, private, and self governed, by Bight Law principles and customs, also the five highest principles of Love, Truth, Peace, Freedom and Justice.

VI crigin of mourish Americans
13.) "Status of state"; absent of threat, coercion, or acquirescence to color of Law, a color of office, nor to be subjected to an imposed color of Authority

VII. Legal Claim's

14) By my Proper Person Status' being label Black (Three
Fifths of a Person) by the defendant's 15 unlawful, unconstitutional and denationalizing. All so-called Ivegro, colored and
black people were and are declared label's and name's of
Slavery, as property (Three fifth's of a Person). These mark's
were introduced through the Black code Laws (ex post facto)
of 1774 replacing the true nationality and tribal name's

Of the African moon's, these mank's (Black, Negro, Coloned)
was created by the united states, never imported from Africa,
and To 1779 (angress ratified these label's and slavery, as
an institution.

In 1865, the institution of legal slavery was abolished by the 13th Amendment, out went the slave's, the slave mark's (Black, wegro, coloned) and also the slave master's, furthermore the casting of denationalization by the Letter of law. All people, who are free national's are born with the inalienable Right to the inherent nationality of there fore-father's, eq. Chinese, German, Eygptian or moonish and any act unlawful or disquised, which deprives a person or people of this birthright, Given by there creator is an act of DENATIONALIZATION and GENOCIDE.

These are first degree Criminal Violation's for any so-called government to enact upon people under colorable amendment to it's Constitutional Law's, HENCE FORMAL CHARGES!
This is enforcing expost facto laws that violate's Article.
I section 9, clause 3 and section 10, and also a violation of the 13th Amendment of the u.s. constitution. Any court, Person, Public office/officer or any franchise that enforce these law's are criminal liable.

15.) All federal district and circuit court's are created as territorial Property or Franchise Court's whose sole purpose is to supervise the management of all community property of the state union pursuant to Article IV, section 3, clause 2 of the U.S. constitution. A

Franchise Court do not act in the Judicial Branch of the government, but rather within the Executive Branch as a Legislative franchise court.

Therefore, by the defendant's compelling this aggreed moon/mounish American plaintiff In Propria Persona to accept the fictitous charges on the tranchise Documents;

a.) make Right's guranteed by the constitution no longer unalienable. An inalienable Right is one that cannot be sole, bargained away or transferred to the government by ANY method, including the authority of law and specially by the mechanism of franchise.

b.) Destroy's the seperation of power's between the

Judicial and Executive Branches.

C.) Violates the mandate of the constitution Article IV Section 4, to protect every state (People) from invasion by either other state (People) of the federal or national government. Any attempt to destroy Right's, and specially through Compelled participation in franchise, is invasion in every sense of the word, even though not physical or military invasion.

16.) The defendant's are compelling this aggrieved moor/
moorish American plaintiff In Propria Persona to accept
the duties of the franchise or accept the obiligation of
public officer or the Straw man that's attach to it without Compensation and this is engaging in involuntary
Servitude in violation of the 13th. Amendment, 18 usc
1581 and 42 usc 1994 (Peonage). Also, any court that tries

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to compel this the plaintiff to accept the duties of a franchise that they cannot prove consent on the record to participate, they are also abusing legal process to en-Slave, in criminal violation of 18 usc 1589 (3) and owe mandatory restitution to pursuant to 18 usc 1593 Furthermore, this is fraud by trying to impersonate me to be a public officer in criminal violation of 18 usc 912, Im not here as a public afficer and the defendant's are compelling me to act like one without compensation and without legal authority, what has been stated above the defendant's are violating the 5th Amendment (Taking clause) and 18 usc 654 (Convension), theft, by converting my private property to public use without consent, no one may lawfully compel this aggrieved moor/moorish American plaintiff In Propria Persona to accept the duties of any franchise or public officer, neither congress nor any Judge without my consent.

17.) Furthermore, information/records the defendant's have in their possession to prove there authority to continue holding plaintiff as an Political Hostage is froudulent and void ab initio due to false statements and identity froud that is on them record's, which is a violation of 18 usc 912 and 26 usc 7206, not only that, everything that's on the defendant's record's is Prima facie evidence according to 1 usc 204, Consequently is nothing more than a presumption. A presumption is not evidence, it is a violation of due process of law to

treat them as evidence, and a judge have no delegated authority to turn them into evidence. If a judge turns a presumption into evidence he/she in fact, establish a state sponsored religion in violation of the 1st Amendment. (Establishment clause)

18.) Furthermore, The organic united states Republic Constitution (derived from ancient module/moonish Law) hemain's The supreme Law of the Land and all treaties made, or which shall be made, under authority of the united states code of Title 4, Chapter 1. Any law repugnant to the constitution, shall remain colorable and is null and void. Marbury v. Madison 5 u.s. 137, 174, 176 (1803). Any municipal officer, Person, Personal, Employee or contractor who violates the Right of the people are subjected to suit in their personal and for official capacity.

19.) Therefore, without a valid contract, agreement, a meeting of the mind's of a foundational instrument with this aggnieved moon/moonish American bonafide signature. In Propria Persona on it requiring specific proformance, with tender payment and placed on the record's, the The united states by way of the common wealth of massachusetts, and any franchises or any public office officer has no legal standing's, thus Jurisdiction to further unlawfully and unconstitutionally hold this moon/moonish American captive in their custody or any custody et al.

20.) In addition, to what was stated above and throughout, Each and every defendant are all using fraudulent record's that does not identify this moor/moon'sh American In Propeia Persona (Proper Self), Instead Iden-tifies a Corporate entity (ALFRED DARNELL LANE), who's label "Black" (Three fifth's of a Person) with a Social Security humber this moor/moorish American doesn't own (see. 20 C.F.R. 422.103(d)). These fraudulent record's are being used to continue holding this moonish plaintiff as a "Political Hastage and to subject this moon to policies/procedures that govern Slaves.

turthermore, The defendant's are Riblic Officer's of the government and can only execute the office in a place EXPRESSLY authorized by congress, pursuant to 4 usc 72, Which mean ONLY in the District of Columbia and "NOT ELSE WHERE". These act's that's being committed against this moonish plaintiff by the defendant's, that been stated aboved and throughout, are unlawful, unconstitutional and denationalizing, which is a Federal and international offence, and ignorance of the law is not an excuse!

VIII Exhaustion of Legal Benedies 21.) This moor/moorish American Sovereign In Propria Persona, Sui Juris (not Pro se nor colorable) has exhausted the Adminstrative process, NOW this complaint is properly before court, (see. Exhibit C

IX. Demand for Belief 22.) Wherefore, this moorish American Sovereign respectfully demands that this court enter judgement a.) Granting moonish Plaintiff a declaration that the acts and amission described herein violated the Right's under the constitution and laws of the united states and b.) A preliminary and permanant injunction ordering defendant's, Dean Gray, Superintendent and Chief of staff, Shown P. Jenkin's to cease applying D.O.C. policies to moorish plaintiff. C.) Granting moorish plaintiff Compensation damage

in the amount of I Ten million against each and every defendant, Jointly and severally.

d.) Granting moonish plaintiff Alfred Lane-Bey compensatory damage in the amount of \$ Ten million against the Corporate entity ALFRED DARNELL LANET 98017

C.) Granting moonish plaintiff punitive damage in the amount of \$ Ten million against each defendant, Jointly and severally.

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Without Prejudice
 Without Prejudice a. L. B.J. Alfred Lane-Bey
Altred Lane-Bey Morrish American
Moorish American In Propria Persona, sui duris
 (not Prose nor colorable)
 Acknowledgement Subscribed to sworn before me this 28th day of
Subscribed to sworn before me this 28 day of
September 2023 A.D. notary that Alfred Lane-Bey per- Sonally appeared and known to me to the man whose
hanze subscribed to within this instrument and
acknowledge to be the same.  LISA CASTOLDI  Notary Public, Commonwealth of Massachusetts
My Commission Expires February 08, 2030 9-28-2023
Motory Public and for State Massachusetts
my Commission expires
2-8-2030
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